## GILLIS, ADMINISTRATRIX OF GILLIS, v. NEW YORK, NEW HAVEN & HARTFORD RAILROAD COMPANY.

ERROR TO THE SUPERIOR COURT OF THE STATE OF MASSACHUSETTS.

No. 296. Argued March 26, 27, 1919.—Decided April 21, 1919.

In the absence of manifest error, concurrent action of state trial and appellate courts in finding no evidence of defendant's negligence sufficient to go to the jury, in a case under the Federal Employers' Liability Act, will not be reëxamined by this court.

224 Massachusetts, 541, affirmed.

THE case is stated in the opinion.

Mr. James J. McCarthy, with whom Mr. Daniel M. Lyons and Mr. Thomas C. O'Brien were on the brief, for plaintiff in error.